

April 10, 2002

Federal Communication Commission
445 12th Street SW
Washington, DC 20554

RE: IB Docket 02-50, XO Communications, Inc.

I object to your allowing XO communications, an FCC licensee, to file for bankruptcy as they have proposed. They have acted with disdain for and without regard to their shareholders!

I am a United States citizen residing in Columbia, Maryland. I hold several thousand shares of XO Communications, Inc. common stock that I have held for some time. These purchases were made through a broker as an investment for my retirement. I am making these comments in regard to my opposition of XO Communication's above referenced application to Transfer Control of a Company Holding License.

While XO Communications, Inc. had consistently shown losses, officers of the company including Chairman and Chief Executive Officer Daniel Akerson told the investing public as late as November 8, 2001 it had \$1 billion in cash at the end of the third quarter and estimated that it was fully funded into the second half of 2002.

On November 29, 2001 XO Communications, Inc. Reston, Virginia arbitrarily announced its common stock (NASDAQ: XOXO) was virtually worthless as a result of an agreement it had entered into with Forstmann Little & Co. Equity Partnership-VII and Telefonos de Mexico, S.A. de C.V. Upon that announcement by XO Communications NASDAQ halted trading in the security until "additional information" has provided to NASDAQ by the "Company."

On December 13, 2001, XO Communications, Inc. announced that it had voluntary delisted its stock from the NASDAQ National Market. It began trading on the NASD Over the Counter Bulletin Board on December 17, 2001 under the symbol (OTCBB: XOXO). When trading resumed shares began to trade for \$0.29 cents per share. Today the company's stock trades for 7 cents per share.

The Board of Directors of XO Communications acted as agents for Forstmann Little & Co. They did not act in the interests of their common shareholders thus breeching their fiduciary duty to their shareholders. Existing minority common shareholders been given no rights; neither have they been allowed by the company to participate in providing additional financing to maintain their ownership status as have Forstmann Little & Co. and Telmex.

The minority's interests must be protected and I remain strongly opposed to the FCC's consent to the transfer of control by XO Communications, an FCC licensee.

Sincerely,
Jack H Anderson